T.D. INFORMAL MEMO: DO NOT MAIL THIS MEMO TO APPLICANT

6

DATE:		<u>30-</u>	<u>-Mar-05</u>			APPL. S.N.:	10/07	76,3 <u>25</u>	•		
TO: EXA	MINI	ER NO	GUYEN, HI	JY THANH		ART UNIT:	<u> 2616</u>	1			
	, Y I I W		fferson, Henry			DETI	JRN THIS M	IFMO TO:	Case Drop-Off Locatio		
FROM:			GAL SPECIALIST	•		KEIC	JKM TITIS T		PK2-8A36		
SUBJECT: Decision on Terminal Disclaimer (T.D.) filed: 27-Dec-04											
para plea APP mer	graph se see LICA no to	ns identific e me or th NT OR (me. TH.	he Special Program (2) PLACED OF I ANK YOU.	ne submitted T.D. with the resu I memo in your next Office act In Examiner. THIS IS AN INFO RECORD IN THE APPLICATIO			IV II MIIV	INITIOETI	INDICED 10		
✓ T	he T.I	D. is PRO	PER and has been i	ecorded (see ¶14.23).							
T	he T.l	D. is NOT PROPER and has not been accepted for the reason(s) checked below (see ¶ 14.24):									
] [The TD fe	ee of	has not been submitted nor is the	ere any authorizati	on in the applicatio					
				e 321 in that the person who has represented by the signature) in t	signed the T.D. h the application/pa	as not stated the ext tent (see ¶¶ 14.26 a	tent of his/her & 14.26.01).	interest (and/or	the extent of the		
[The T.D. rejection,	lacks the enforceab	le only during common ownershi 14.27.01).	p clause – needed	to overcome a non	n-statutory dou				
[The T.D.	is directed to a part of the entire patent	icular claim(s), which is not acce to be granted" (MPEP 1490) (see	ptable since "the ¶¶14.26 & 14.20	disclaimer must be 6.02).	for a terminal	portion of			
[The perso	on who signed the T	.D.:							
		is not an attorney "of record" (see ¶¶ 14.29 and 14.29.01).									
		has failed to state his/her capacity to sign for the business entity (see ¶ 14.28).									
				fficer of the assignee (see ¶¶ 14.2							
		No docur specified the speci	mentary evidence o I as to where such e ifying of the reel an	f a chain of title from the original vidence is recorded in the Office d frame number may be found in	inventor(s) to ass (see 37 CFR 3.73 the T.D. <u>or</u> in a se	signee has been sul (b) and 1140 O.G. eparate paper of rec	bmitted, nor is 72). NOTE: Cord in the app	s the reel and fra This documenta plication (see ¶	me number y evidence or 4.30).		
				¶¶14.26 & 14.26.03).							
		The seria	al number of the apparage.	plication (or the number of the pa	tent) which forms	the basis for the de	ouble patentin	ng rejection is m	issing or incorrect		
		The serie	al number of this ap 14.26, 14.27.02 or	oplication (or the number of the partial 4.26.05).	atent in reexam or	r reissue cases bein	g disclaimed i	is missing or inc	orrect		
		The peri	iod disclaimed is in	correct or not specified (see ¶¶14	4.26, 14.27.02 or	14.26.03).		,			
		Other:									
		Suggest	tion to request refun	d (see ¶ 14.36). NOTE: If alread	ly authorized, cred	dit refund to deposi	t account and	do not check th	is item.		
I have	I have appropriately notified applicant(s) of the status of the Terminal Disclaimer filed in this case.										
F.v. I	nitials	:	Date:_					Log	Date:		
			tabase, Version 2.	1 (Rev. 5/98))	Routing Slip Pri	inted On:	Wednesday,	March 30, 2005 9:07:33 AM		

Application Number	Application No. 10/076,325	Applicant(s) ANDO ET AL.
		— PLOATED OVER

TERMINAL DISCLAIMER	X APPR⊕VED	☐ DISAPPROVED
Document Code - DISQ	This patent is subject to a Terminal	
INTERNAL DOCUMENT – DO NOT MAIL	Disclaimer	

U.S. Patent and Trademark Office

219517US2S DIV Docket No.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:

Hideo ANDO, et al.

DEC 2 7 2004

SERIAL NO: 10/076,325

February 19, 2002

GAU:

2616

EXAMINER: NGUYEN, H. T.

FILED: FOR:

INFORMATION STORAGE SYSTEM CAPABLE OF RECORDING AND PLAYING BACK A PLURALITY

OF STILL PICTURES

TERMINAL DISCLAIMER

COMMISSIONER FOR PATENTS ALEXANDRIA, VIRGINIA 22313

SIR:

Now comes the undersigned, Attorney of Record in the present application, who avers as follows:

KABUSHIKI KAISHA TOSHIBA is the owner of the entire right, title and interest in and to the invention claimed and disclosed in the above-captioned patent application by virtue of assignment, said Assignment having been recorded in the U.S. Patent and Trademark Office at reel no. 10109, frame(s) 0231.

KABUSHIKI KAISHA TOSHIBA hereby disclaims the terminal part of any patent granted on the above-captioned application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 and 173 as presently shortened by any terminal disclaimer of Patent Nos. 6,564,007 and 6,724,980, and hereby agrees that any patent so granted on said above-captioned application shall be enforceable only for and during such period that the legal title to said patent shall be the same as the legal title to United States Patent Nos. 6,564,007 and 6,724,980, this agreement to run with any patent granted on the above-captioned application and to be binding upon the grantee, its successors or assigns.

KABUSHIKI KAISHA TOSHIBA does not disclaim any terminal part of any patent granted on the above-captioned application that would extend to the full statutory term as defined in 35 U.S.C. 154 and 173 as presently shortened by any terminal disclaimer of Patent Nos. 6,564,007 and 6,724,980 in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. 1.321(a), has all claims canceled by a reexamination certificate, or is otherwise terminated prior to the expiration of its statutory term as presently shortened by any terminal disclaimer, except for the separation of legal title stated above.

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20.00 DA

110.00 GP

12-27-04

Date Signed

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